Board of Contract Appeals

General Services Administration Washington, D.C. 20405

GRANTED IN PART: February 4, 2005

GSBCA 16407

J. S. ROBINSON, JR., M.D., through COLDWELL BANKER/EBERHARDT & BARRY,

Appellant,

v.

GENERAL SERVICES ADMINISTRATION,

Respondent.

John T. McGoldrick, Jr. and Michael N. White of Martin Snow, LLP, Macon, GA, counsel for Appellant.

Catherine Crow and Dalton F. Phillips, Office of General Counsel, General Services Administration, Washington, DC, counsel for Respondent.

Before Board Judges DANIELS (Chairman), BORWICK, and NEILL.

NEILL, Board Judge.

Appellant in this case has appealed the decision of a contracting officer of the General Services Administration denying a claim for \$3,410,929.20. The claim relates to a lease of property (GS-04B-43123) located at 433 Cherry Street, Macon, Georgia.

The Board is now in receipt of a joint motion filed by counsel for the parties pursuant to Board Rule 136(e) (48 CFR 6101.36(e) (2003)). The motion asks that we enter judgment for appellant in the amount of \$300,000 and that payment of this amount be made to appellant from the permanent indefinite judgment fund.

Both parties represent and stipulate: (i) that the judgment amount of \$300,000 includes costs, interest, and attorney fees; (ii) that neither party will seek reconsideration or relief from final judgment or otherwise appeal the final judgment; and (iii) that each party will file a properly executed certificate of finality.

The joint motion for stipulated award is granted. This appeal is **GRANTED IN PART** in the amount of \$300,000. The award is to be paid from the permanent indefinite

judgment fund, 31 U.S.C. § 1304 (2000).

	EDWIN B. NEILL
	Board Judge
We concur:	
STEPHEN M. DANIELS	ANTHONY S. BORWICK
Board Judge	Board Judge
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